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NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

07/24/2004

Maureen Stretch 26 Charles Street Natick, MA 01760 EXAMINER

MEINECKE DIAZ, SUSANNA M

ART UNIT PAPER NUMBER

3623

DATE MAILED: 07/24/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/702,050	10/30/2000	William J. Flanagan	ET00-005CIP	8548

TITLE OF INVENTION: SYSTEM AND METHOD FOR CONTRACT AUTHORITY

APPLN, TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1330	\$0	\$1330	10/25/2004

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status above is to be removed, check box 5b on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.



Complete and send this form, together with applicable fee(s), to: Mail

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appropriate. All further cor	respondence including the l below or directed otherwise	Patent, advance or	ders and noti	fication of maintenance fees	uired). Blocks 1 through 5 s will be mailed to the currents; and/or (b) indicating a sep	t correspondence address as
	E ADDRESS (Note: Use Block 1 for	any change of address)		Note: A certificate of	of mailing can only be used t	or domestic mailings of the
				papers. Each addition	of mailing can only be used in This certificate cannot be used all paper, such as an assignment ate of mailing or transmission.	for any other accompanying ent or formal drawing, must
Maureen Stretch	590 07/24/2004				-	
26 Charles Street				I hereby certify that	ertificate of Mailing or Tran this Fee(s) Transmittal is beir	smission og denosited with the United
Natick, MA 01760				States Postal Service addressed to the Matransmitted to the US	this Fee(s) Transmittal is being with sufficient postage for final Stop ISSUE FEE address PTO (703) 746-4000, on the	rst class mail in an envelope s above, or being facsimile date indicated below.
						(Depositor's name)
						(Signature)
						(Date)
APPLICATION NO.	FILING DATE		FIRST NAMEI	DINVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/702,050	10/30/2000		William J.	Flanagan	ET00-005CIP	8548
APPLN. TYPE	SMALL ENTITY	ISSUE FE	E I	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
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MEINECKE DIA	Z, SUSANNA M	3623		705-080000	<u></u> .	
☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached. ☐ "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required.			(1) the names of up to 3 registered patent attorneys or agents OR, alternatively, (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.			
3. ASSIGNEE NAME AND					man in identified below the	learness has been filed for
recordation as set forth in	37 CFR 3.11. Completion of	of this form is NOT	a substitute	for filing an assignment.	mee is identified below, the o	locument has been fried for
(A) NAME OF ASSIGNE	BE .	(B)) RESIDENC	E: (CITY and STATE OR CO	OUNTRY)	
Please check the appropriate	assignee category or categor	ies (will not be pri	nted on the pa	atent); 🖸 individual 🚨	corporation or other private g	roup entity 🚨 government
4a. The following fec(s) are 6	enclosed:		. Payment of I	` '		
☐ Issue Fee			A check in the amount of the fee(s) is enclosed.			
☐ Publication Fee (No small entity discount permitted) ☐ Advance Order - # of Copies			□ Payment by credit card. Form PTO-2038 is attached. □ The Director is hereby authorized by charge the required fee(s), or credit any overpayment, to Deposit Account Number (enclose an extra copy of this form).			
5. Change in Entity Status ((from status indicated above)				(4101000 411 07114	
	IALL ENTITY status. See 37		🗅 b. Applica	nt is not claiming SMALL EN	ITITY status. See, e.g., 37 CF	R 1.27(g)(2).
					sly paid issue fee to the applications and issue fee to the application of agent; or the state of the state o	
(Authorized Signature)		(Date)				
This collection of information an application. Confidentialit submitting the completed ap- this form and/or suggestions Box 1450, Alexandria, Virgin Alexandria, Virginia 22313-1	n is required by 37 CFR 1.31 by is governed by 35 U.S.C. plication form to the USPTO for reducing this burden, should 22313-1450. DO NOT S 450.	1. The information 122 and 37 CFR 1 D. Time will vary ould be sent to the END FEES OR C	n is required to .14. This coll depending up Chief Inform OMPLETED	o obtain or retain a benefit by ection is estimated to take 12 on the individual case. Any c lation Officer, U.S. Patent and FORMS TO THIS ADDRES	the public which is to file (an minutes to complete, includir comments on the amount of ti d Trademark Office, U.S. Dep SS. SEND TO: Commissioner	d by the USPTO to process) ng gathering, preparing, and me you require to complete artment of Commerce, P.O. for Patents, P.O. Box 1450,
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09/702,050	02,050 10/30/2000		William J. Flanagan	ET00-005CIP	8548
75	590	07/24/2004		EXAM	INER
Maureen Stretch 26 Charles Street				MEINECKE DIA	Z, SUSANNA M
Natick, MA 01760				ART UNIT	PAPER NUMBER
				3623	
				DATE MAIL ED. 07/24/2004	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 367 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 367 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (703) 305-1383. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

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	Application No.	Applicant(s)	
N. C F. Allana bilita	09/702,050	FLANAGAN ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Susanna M. Diaz	3623	
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication GHTS. This application is subject to	olication. If not include will be mailed in due	ed course. THIS
 This communication is responsive to <u>Applicant's Response</u> The allowed claim(s) is/are <u>2-89</u>. The drawings filed on <u>30 October 2000</u> are accepted by the Acknowledgment is made of a claim for foreign priority und a)	e Examiner.	<u>2003</u> .	
 Certified copies of the priority documents have 	been received.		
Certified copies of the priority documents have	been received in Application No	·	
Copies of the certified copies of the priority doc International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Acknowledgment is made of a claim for domestic priority ur	nder 35 U.S.C. § 119(e) (to a provisio		ion from the
(a) The translation of the foreign language provisional a			
6. Acknowledgment is made of a claim for domestic priority ur	nder 35 U.S.C. §§ 120 and/or 121.		
Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of to 7. A SUBSTITUTE OATH OR DECLARATION must be submin INFORMAL PATENT APPLICATION (PTO-152) which gives reason.	this application. THIS THREE-MON itted. Note the attached EXAMINER	ITH PERIOD IS NOT 'S AMENDMENT or N	EXTENDABLE
 8. CORRECTED DRAWINGS must be submitted. (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No (b) including changes required by the proposed drawing of 	`,		examiner.
(c) ☐ including changes required by the attached Examiner'			
Identifying indicia such as the application number (see 37 CFR 1. each sheet.			
 DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT FOR TI 			lote the
Attachment(s)			
 1⊠ Notice of References Cited (PTO-892) 3□ Notice of Draftperson's Patent Drawing Review (PTO-948) 5⊠ Information Disclosure Statements (PTO-1449), Paper No. 7. 7□ Examiner's Comment Regarding Requirement for Deposit of Biological Material 	8⊠ Examiner's State	ary (PTO-413), Paper adment/Comment	No

per No. 13

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EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Maureen Stretch (Reg. No. 29,447) on August 19, 2003.

The application has been amended as follows:

	Claim 2 (renumbered as claim 1 for allowance), line 3, insert executing in a
CI	processor and before "including"
·	Claim 10 (renumbered as claim 9 for allowance), line 4, insert 1 executing in a
<u>C</u> 2	processor and before "including"
~~	Claim 30 (renumbered as claim 29 for allowance), line 7, insert executing in a
	processor and - before "configured"
	Claim 38 (renumbered as claim 37 for allowance), line 10, insert - executing in a
CH	processor and - before "configured"
	Claim 58 (renumbered as claim 57 for allowance), line 5, insert 1- executing in a
A	processor and - before "configured"
<u> </u>	Claim 70 (renumbered as claim 69 for allowance), line 5, insert - executing in a
_Cle	processor before "for defining"
₹'	Claim 70 (renumbered as claim 69 for allowance), line 6, insert - executing in a
()	processor and before "configured"
<u> </u>	

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Terminal Disclaimer

2. The terminal disclaimer filed on June 3, 2003 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of U.S. Patent Nos. 6,338,050; 6,336,105; 6,332,135; and 6,141,653 and Application Nos. 09/702,049; 09/702,128; and 09/702,062 has been reviewed and is accepted. The terminal disclaimer has been recorded.

Allowable Subject Matter

- Claims 2-89 are allowed.
- 4. The following is an examiner's statement of reasons for allowance:

The present invention has been deemed allowable for its unique manner of conducting negotiations between human users, including "the analysis of terms comprising understanding the purpose of the terms, formatting the terms according to the purpose, and placing them into user supplied context" and the "automated negotiations engine further recognizing any changes in the terms and storing in the storage space the terms each terminal proposes, and recognizing the terminal to which the proposed terms are being sent as the indicated terminal, and sending terms to the indicated terminal, the automated negotiations engine indicating any changes in the terms until a set of terms is acted upon in a final manner" (variations of these limitations are recited throughout independent claims 2, 6, 10, 20, 30, 34, 38, 48, 58, 64, 70, and 79). The limitation "the analysis of terms

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comprising understanding the purpose of the terms, formatting the terms according to the purpose" has been interpreted to reflect the fact that when a user changes one of the negotiation terms, the negotiations engine does not just merely forward redline corrections, but it processes the change to decide to which category of terms the change correlates. This assertion is supported by Applicant's arguments found on pages 2-4 of Applicant's Response filed August 22, 2003. Furthermore, the recited term "analysis" is defined as the "separation of a whole into its component parts" (Merriam-Webster's Collegiate® Dictionary (10th Ed.)). Furthermore, "context" is defined as "the parts of a discourse that surround a word or passage and can throw light on its meaning." (Please see attachment to the present Office action.) Therefore, Applicant's intended interpretation of "analysis" and "context," as set forth in both the specification and Applicant's Response filed August 22, 2003, are clearly in line with the accepted definitions of each word. As such, the claimed invention recites a more intelligent negotiations engine that performs an analysis of negotiation terms that goes beyond mere redlining.

Silverman et al. (U.S. Patent No. 5,924,082) teach an interactive negotiations system between at least two human users, where the users may communicate with one another through a structured dialog; however, they fail to anticipate or suggest a negotiations engine which itself can identify the types of changes being made. Silverman et al. maintain a transcript of the negotiations session, but its central computer system does not analyze the changes to classify them by their particular term categories.

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Furthermore, regarding the limitation "the automated negotiations engine indicating any changes in the terms," the Shirley et al. reference (U.S. Patent No. 5,692,206) has been cited to teach a contract generation system which allows for manual editing (e.g., redlining) of the document for customization purposes (Abstract). Unlike the Shirley et al. reference, the present invention obviates the need for manual editing, which can cause a messy presentation and be time-consuming, by implementing a negotiations engine which itself handles the recognition and indication of changes in terms to the negotiating parties.

Ordish (U.S. Patent No. 5,195,031) teaches a trading system for providing real time context sensitive trading messages based on conversation analysis; however, Ordish's invention only provides relevant prompts and alerts in response to inconsistencies in the trading conversation. Ordish does not disclose or suggest the claimed document recompilation based on the most updated terms of the contract being negotiated, including the analysis of terms which are then placed into a user supplied context.

The presently claimed invention is also deemed novel over Sloo (WO 97/04410) because Sloo merely performs a redlined mark-up of the submitted document changes. Sloo does not disclose or suggest the claimed automated document recompilation based on the most updated terms of the contract being negotiated, including the analysis of terms which are then placed into a user supplied context.

Similarly, the TRADE'ex software (disclosed in the articles "TRADE'ex Unveils

Marketmaker Software for Creating Online Marketplace," "TradeAccess Sponsors First

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U.S. Trade Mission Web Site for Department of Commerce," "Trade'ex Readies Javabased MarketMaker," "TRADE'ex Connects the UK," "TRADE'ex Introduces E-Commerce Software for Procurement, Distribution, Virtual E-Markets," "10 Who Dared to Be Different," "Pioneering Reseller Sites," and "TRADE'ex Develops Java Compliant Electronic Commerce Solution for Creating Wholesale Markets Over the Internet") does not disclose or suggest the claimed automated document recompilation based on the most updated terms of the contract being negotiated, including the analysis of terms which are then placed into a user supplied context.

Additionally, Applicant explains in the Response filed August 22, 2003 that Kennedy (U.S. Patent No. 6,055,519) simply stores data regarding a negotiation; however, no analysis (as defined by the Applicant) of the negotiation terms is performed.

Snelgrove et al. (US 2002/0058532) teaches the use of software agents to perform negotiations among themselves (¶¶ 56, 76, 78, 90); however, Snelgrove is silent as to whether the software agents analyze the negotiation terms *per se* or just perform mere redlining; therefore, Snelgrove too is deficient in the teaching of the analysis of negotiation terms and placing them into a user supplied context for presentation to a user.

Smiga et al. (U.S. Patent No. 6,029,171) teaches a method of parsing messages for purposes of collaborating among users. For example, Smiga can parse messages and identify related activities (col. 7, lines 14-20; col. 9, line 1 through col. 10, line 25). In another embodiment Smiga parses messages to negotiate a meeting date (Fig. 25B;

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col. 34, lines 27-58); however, Smiga's system merely presents a date change to the users while the negotiation participants are the ones who make a final decision regarding the date change. In other words, there is no analysis of negotiation terms and placing them into a user supplied context for presentation to a user, as defined by the Applicant.

Please note that all of the pending claims in the present case are indicated as allowable subject matter for the same reasons found throughout the parent applications (U.S. Patent Nos. 6,338,050; 6,336,105; 6,332,135; and 6,141,653).

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Susanna M. Diaz whose telephone number is (703) 305-1337. The examiner can normally be reached on Monday-Friday, 9 am - 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz can be reached on (703) 305-9643.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Receptionist whose telephone number is (703)308-1113.

<u>C</u>.

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Any response to this action should be mailed to:

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or faxed to:

(703)305-7687

[Official communications; including

After Final communications labeled

"Box AF"]

(703)746-7048

[Informal/Draft communications, labeled

"PROPOSED" or "DRAFT"]

Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal Drive, Arlington, VA, 22202, 7th floor receptionist.

Susanna M. Diaz Primary Examiner Art Unit 3623 August 22, 2003